## **HOUSE BILL 1017**

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## EMERGENCY BILL ENROLLED BILL

(2lr3122)

— Economic Matters/Finance —

Introduced by **Delegate Davis** 

Read and	Examined by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and	presented to the Governor, for his approval this
day of	at o'clock,M.
	Speaker.
	CHAPTER
AN ACT concerning	
	Fund - Conversion to Chesapeake Employers' surance Company
	yland Insurance of Last Resort Programs
Resort Programs; providing Force; prohibiting a men compensation, but author requiring the Task Force to matters; requiring the Task the General Assembly on or an emergency measure; pro-	he Task Force to Study Maryland Insurance of Last for the composition, chair, and staffing of the Task aber of the Task Force from receiving certain rizing the reimbursement of certain expenses; study and make recommendations regarding certain. Force to report its preliminary and final findings to before a certain date certain dates; making this Act viding for the termination of this Act; and generally see to Study Maryland Insurance of Last Resort

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



named the Chesapeake Employers' Insurance Company; requiring the Company to file certain documents and take certain actions before a certain transfer date; providing that the Company has certain powers, privileges, and immunities granted by and is subject to certain provisions imposed on certain insurers; providing that the Company is a member of the Property and Casualty Insurance Guaranty Corporation; requiring the Company to be an authorized insurer and certain insurer of last resort; specifying the circumstances under which the Company may cancel or refuse to renew or issue a policy: authorizing the Company to engage only in a certain business; establishing the Board for the Chesapeake Employers' Insurance Company; specifying the qualifications and terms of members of the Board; requiring the Board to adopt rules, bylaws. and procedures; authorizing the Board to declare a policyholder dividend in a certain form under certain circumstances; providing that the Company is independent of State government and that the employees of the Company are not State employees and not members of the State Retirement and Pension System: providing that the money of the Company is not part of the General Fund of the State; providing that the State may not budget for or provide General Fund appropriations to the Company; providing that the debts, claims, obligations, and liabilities of the Company are not a debt of the State or a pledge of the credit of the State; requiring the Board to attempt to use minority business enterprises under certain circumstances for certain brokerage and investment management services; requiring the Board to submit a certain report on or before a certain date each year; requiring, on a certain date, that certain functions, powers, duties, assets, property, accounts, liabilities, contracts, and obligations be irrevocably transferred to the Company; prohibiting a certain contract or agreement with the State from being transferred or assigned to the Company until a certain time; prohibiting the Company from being converted to a mutual or stock company or being dissolved: requiring the Fund to serve as a certain insurer of last resort in a certain manner before a certain date; providing that the Fund shall continue to exist on and after a certain date; prohibiting the Fund from issuing certain policies or engaging in a certain business except through the Company on and after a certain date; authorizing the Fund to continue to be a certain third party administrator on and after a certain date; requiring the Company to utilize certain employees; authorizing the Fund to utilize certain employees; requiring the Company and the Fund to execute a certain agreement; prohibiting the Fund from hiring certain employees on and after a certain date: authorizing certain employees to remain employees of the Fund and continue to be State employees on and after a certain date: providing that certain employees of the Fund may not be required to be employees of the Company; authorizing certain employees to make a certain election; providing that members of the Board for the Fund continue to serve a certain term and serve on the Board for the Company under certain terms and conditions; requiring the Board for the Fund to be subject to certain rules, bylaws, and procedures; authorizing the President of the Fund to be the President of the Company; requiring the Fund to remain in existence under certain circumstances; providing for the termination of the Fund; repealing certain provisions relating to the Fund that are obsolete upon

the conversion of the Fund to the Company; providing that the Company is the 1 2 successor of the Fund, the Board for the Company is the successor of the Board 3 for the Fund, and the President of the Company is the successor of the 4 President of the Fund; requiring that certain names and titles of certain agencies and officials mean the names and titles of the successor agency or 5 official; providing that certain forms and documents may be used by the 6 7 Company; providing that certain functions, powers, duties, equipment, assets, and liabilities be transferred to the Company on a certain date: providing that 8 compliance with certain provisions of law is not required until a certain time; 9 10 defining certain terms; stating a certain intent of the General Assembly; requiring the publisher of the Annotated Code, in consultation with the 11 Department of Legislative Services, to make certain corrections in the Code; 12 and generally relating to the conversion of the Injured Workers' Insurance Fund 13 to the Chesapeake Employers' Insurance Company. 14 15 BY adding to 16 Article - Insurance Section 24-301 through 24-311 to be under the new subtitle "Subtitle 3. 17 Chesaneake Employers' Insurance Company" and the amended title 18 "Title 24. State Created Mutual Societies and Other Entities" 19 Annotated Code of Maryland 20 21 (2011 Replacement Volume) 22 BY repealing and reenacting, with amendments, 23 Article - Labor and Employment Section 10-101, 10-104, 10-107, 10-109, and 10-113 24 Annotated Code of Maryland 25 26 (2008 Replacement Volume and 2011 Supplement) 27 BY repealing Article - Labor and Employment 28 The part designation "Part I. Definitions" immediately preceding Section 29 10-101; and Section 10-105, 10-106, and 10-108 and the part "Part II. 30 Fund": 10-110, 10-111, 10-112, and 10-114 and the part "Part III. 31 32 Board": 10-117, 10-118, 10-120, 10-121, 10-122, 10-125, 10-126, and 33 10-127 and the part "Part IV. Purposes and Administration of Fund"; 10-130, 10-131, 10-132, 10-133, 10-134, 10-135, 10-136, 10-137, and 34 10-138 and the part "Part V. Insurance Program"; and 10-141 and the 35 36 part "Part VI. Prohibited Acts: Penalty" Annotated Code of Maryland 37 38 (2008 Replacement Volume and 2011 Supplement) 39 BY adding to 40 Article - Labor and Employment Section 10-103 and 10-107 41

**Annotated Code of Maryland** 

(2008 Replacement Volume and 2011 Supplement)

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1 2			E IT ENACTED BY THE GENERAL ASSEMBLY OF <del>Laws of Maryland read as follows</del> :
3 4	(a) Programs.	There is a	Task Force to Study Maryland Insurance of Last Resort
5	<u>(b)</u>	The Task F	orce consists of the following members:
6 7	President of		e members of the Senate of Maryland, appointed by the
8 9	Speaker of th		e members of the House of Delegates, appointed by the
10 11	the Commiss		Commissioner of the Maryland Insurance Administration, or gnee; and
12		(4) the fe	ollowing members, appointed by the Governor:
13 14	industry;	<u>(i)</u>	a representative of the property and casualty insurance
15 16	insurance inc	(ii) dustry;	a representative of the private passenger automobile
17		<u>(iii)</u>	a representative of the Injured Workers' Insurance Fund;
18 19	Fund;	<u>(iv)</u>	a representative of the Maryland Automobile Insurance
20 21	Guaranty Co		a representative of the Property and Casualty Insurance
22		<u>(vi)</u>	a representative of the Maryland Health Insurance Plan;
23		(vii)	a representative of the Joint Insurance Association;
24 25	Office of the	(viii) Attorney Ge	<u>a representative of the Consumer Protection Division of the eneral; <del>and</del></u>
26		<u>(ix)</u>	a representative of the Maryland Consumer Rights Coalition;
27 28	Maryland; an	( <u>x)</u>	a representative of the Insurance Agents and Brokers of
29		<del>(ix)</del> (.	<u>a representative of the public.</u>

1	<u>(c)</u>	The Governor shall designate the chair of the Task Force.
2 3	(d) Force.	The Department of Legislative Services shall provide staff for the Task
4	<u>(e)</u>	A member of the Task Force:
5		(1) may not receive compensation as a member of the Task Force; but
6 7	State Trave	(2) is entitled to reimbursement for expenses under the Standard el Regulations, as provided in the State budget.
8	<u>(f)</u>	The Task Force shall study and make recommendations regarding:
9 10	the State-c	(1) potential benefits to the State from the affiliation of one or more of reated insurers of last resort;
11 12 13	including w	(2) potential legal and corporate structures for such an affiliation, whether the affiliation should be accomplished through a holding company
14 15	entity in pe	(3) the extent to which the affiliation would support or impair each reforming its statutory duties;
16 17	own board	(4) whether each entity should retain a separate existence with its of directors or governing committees;
18 19	regulate the	(5) the extent to which an affiliation would affect the State's ability to e entities in terms of solvency, rates, and market conduct;
20 21 22	•	(6) the extent to which an affiliation would affect the financial of any of the entities and whether safeguards are necessary to protect and other stakeholders;
23 24 25	the extent of entities;	(7) whether or not each entity should be financially independent and of responsibility, if any, of each entity for the debts or liabilities of the other
26 27	on the tax s	(8) the tax status of the affiliated entity and the effect of the affiliation status of each entity with respect to federal, State, and local taxation;
28 29	authorized	(9) whether the Joint Insurance Association should become an insurer with a broader mandate;

1 2 3	(10) whether the Maryland Automobile Insurance Fund should be converted to a statutorily created private, nonprofit, and nonstock insurer for automobile and other forms of insurance;
3	automobile and other forms of insurance,
4 5	(11) whether and under what circumstances any subsidiaries should be permitted to issue dividends; and
6 7	(12) any other relevant issues or considerations identified by the Task Force.
8 9 10	(g) (1) On or before December 1, 2012, the Task Force shall report its preliminary findings to the Senate Finance Committee and the House Economic Matters Committee, in accordance with § 2–1246 of the State Government Article.
11 12 13	(2) On or before December 1, 2012 2013, the Task Force shall report its final findings and recommendations, including any proposed legislation, to the Senate Finance Committee and the House Economic Matters Committee, in accordance with § 2–1246 of the State Government Article.
15	Article - Insurance
16	Title 24. State Created Mutual Societies AND OTHER ENTITIES.
17	SUBTITLE 3. CHESAPEAKE EMPLOYERS' INSURANCE COMPANY.
18	<del>24-301.</del>
19 20	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
21 22	(B) "BOARD" MEANS THE BOARD FOR THE CHESAPEAKE EMPLOYERS' INSURANCE COMPANY.
23 24	(C) "COMPANY" MEANS THE CHESAPEAKE EMPLOYERS' INSURANCE COMPANY.
25 26	(D) "FUND" MEANS THE INJURED WORKERS' INSURANCE FUND ESTABLISHED UNDER TITLE 10 OF THE LABOR AND EMPLOYMENT ARTICLE.
27	<del>24–302.</del>
9	THE CENEDAL ACCEMBLY FINDS AND DETERMINES THAT.

1	(1) EMPLOYERS' ACCESS TO AFFORDABLE WORKERS'
2	COMPENSATION INSURANCE IS OF UTMOST IMPORTANCE TO THE ECONOMY OF
3	THE STATE;
4	(2) THE FUND HAS BEEN THE STATE'S INSURER OF LAST RESORT
5	FOR WORKERS' COMPENSATION INSURANCE SINCE 1914;
6	(3) SINCE ITS CREATION, THE FUND WAS PERMITTED TO
7	COMPETE WITH THE PRIVATE INSURANCE MARKET; HOWEVER, THE FUND DID
8	NOT BECOME AN EFFECTIVE COMPETITIVE INSURER UNTIL THE GENERAL
9	ASSEMBLY EXEMPTED THE FUND FROM MOST LAWS THAT APPLY TO STATE
10	GOVERNMENT AGENCIES AND REQUIRED THE FUND TO BE A REGULATED
11	INSURER;
12	(4) THE MOST EFFECTIVE WAY TO ENSURE THAT MARYLAND'S
13	WORKERS' COMPENSATION SYSTEM REMAINS STABLE AND AFFORDABLE IS TO
14	ENCOURAGE AND CREATE AS MUCH COMPETITION IN THE MARKETPLACE AS
15	<del>POSSIBLE;</del>
16	(5) THE LONG-TERM COMPETITIVE SUCCESS OF THE FUND
17	WOULD BE ENHANCED IF THE FINAL BARRIERS TO FULL COMPETITION WERE
18	ELIMINATED BY CONVERTING THE FUND INTO A FULLY COMPETITIVE, FULLY
19	REGULATED, PRIVATE INSURER;
20	(6) CONVERTING THE FUND INTO A PRIVATE, NONSTOCK,
21	NONPROFIT INSURER WOULD LEVEL THE COMPETITIVE PLAYING FIELD FOR ALL
22	WORKERS' COMPENSATION INSURERS OPERATING IN THE STATE;
23	(7) CONVERTING THE FUND INTO A PRIVATE, NONSTOCK,
24	NONPROFIT INSURER WOULD PROVIDE ASSURANCE TO MARYLAND EMPLOYERS
25	THAT THE FINANCIAL SUCCESS OF THE FUND WOULD INURE TO THEIR BENEFIT
26	AS POLICYHOLDERS THROUGH DIVIDENDS AND LOWER RATES AND THAT
27	SURPLUS FUNDS COULD NOT BE TRANSFERRED TO THE STATE'S GENERAL
28	<del>Fund;</del>
29	(8) THE INTERESTS OF THE STATE WOULD BE PROTECTED IF THE
30	FUND'S STATUTORY PURPOSE OF INSURER OF LAST RESORT FOR WORKERS'
31	COMPENSATION INSURANCE IS PRESERVED AND THE GOVERNOR RETAINS THE
32	RIGHT TO APPOINT THE MEMBERS OF THE BOARD OF THE NEW COMPANY;
33	(9) (1) THE INTERESTS OF THE EMPLOYEES OF THE FUND

(9) (1) THE INTERESTS OF THE EMPLOYEES OF THE FUND WOULD BE SATISFIED BY ENSURING THAT CURRENT EMPLOYEES HAVE THE OPTION TO REMAIN STATE EMPLOYEES OF THE FUND AFTER THE CONVERSION OF THE FUND TO A PRIVATE, NONSTOCK, NONPROFIT INSURER; AND

1	(II) THE INTERESTS OF EMPLOYEES OF THE FUND WOULD
2	FURTHER BE SATISFIED BY ENSURING THAT CURRENT LONG-TERM STATE
3	EMPLOYEES WHO REMAIN STATE EMPLOYEES OF THE FUND AFTER THE
4	CONVERSION OF THE FUND TO A PRIVATE, NONSTOCK, NONPROFIT INSURER
5	SHALL REMAIN IN THE STATE RETIREMENT SYSTEM AND, THEREFORE, WOULE
6	NOT BE UNFAIRLY PENALIZED BY BEING PREMATURELY FORCED OUT OF THE
7	STATE RETIREMENT SYSTEM DUE TO THE CONVERSION; AND
8	(10) THE INTERESTS OF THE RESIDENTS OF THE STATE, BOTH
9	EMPLOYERS AND EMPLOYEES, WILL BE BEST MET BY CONVERTING THE FUND
10	INTO A PRIVATE, NONSTOCK, NONPROFIT, FULLY REGULATED, COMPETITIVE
11	INSURER.
12	<del>24-303.</del>
13	(A) THERE IS A CHESAPEAKE EMPLOYERS' INSURANCE COMPANY.
14	(B) THE COMPANY SHALL BE:
15	(1) A PRIVATE, NONPROFIT, NONSTOCK COMPANY ORGANIZED
16	UNDER STATE LAW; AND
17	(2) SUBJECT TO THE APPLICABLE PROVISIONS OF THE
18	CORPORATIONS AND ASSOCIATIONS ARTICLE AS A NONSTOCK COMPANY.
19	(C) BEFORE MARCH 1, 2013, THE COMPANY SHALL:
20	(1) FILE ARTICLES OF INCORPORATION UNDER THE
21	CORPORATIONS AND ASSOCIATIONS ARTICLE; AND
22	(2) TAKE ALL STEPS NECESSARY TO BE A PRIVATE, NONPROFIT
23	NONSTOCK COMPANY ORGANIZED UNDER STATE LAW.
24	<del>24-304.</del>
25	(A) BEFORE MARCH 1, 2013, THE COMPANY SHALL:
26	(1) FILE AN APPLICATION FOR A CERTIFICATE OF AUTHORITY
27	UNDER THIS ARTICLE; AND
28	(2) TAKE ALL STEPS NECESSARY TO BE AN AUTHORIZED
29	DOMESTIC INSURER UNDER STATE LAW.

1	(B) ON APPROVAL OF THE APPLICATION FOR A CERTIFICATE OF
2	AUTHORITY, THE COMMISSIONER SHALL ISSUE TO THE COMPANY A
3	CERTIFICATE OF AUTHORITY THAT AUTHORIZES THE COMPANY TO ISSUE
4	POLICIES UNDER TITLE 9 OF THE LABOR AND EMPLOYMENT ARTICLE.
5	(c) Except as otherwise provided in this subtitle, the
6	
-	COMPANY HAS THE POWERS, PRIVILEGES, AND IMMUNITIES GRANTED BY AND
7	IS SUBJECT TO THE PROVISIONS APPLICABLE TO INSURERS AUTHORIZED TO WRITE WORKERS' COMPENSATION INSURANCE UNDER THIS ARTICLE.
8	WKITE WUKKERS CUMPENSATION INSUKANCE UNDER THIS AKTICLE.
9	(D) THE COMPANY IS A MEMBER OF THE PROPERTY AND CASUALTY
10	INSURANCE GUARANTY CORPORATION.
11	<del>24-305.</del>
12	(A) THE COMPANY SHALL BE:
10	(1) AN AUTHORIZED INCHEED, AND
13	(1) AN AUTHORIZED INSURER; AND
14	(2) THE WORKERS' COMPENSATION INSURER OF LAST RESORT
15	FOR EMPLOYERS COVERED UNDER TITLE 9 OF THE LABOR AND EMPLOYMENT
16	ARTICLE.
17	(B) THE COMPANY MAY NOT CANCEL OR REFUSE TO RENEW OR ISSUE A
18	POLICY EXCEPT FOR:
19	(1) NONPAYMENT OF A PREMIUM FOR CURRENT OR PRIOR
20	POLICIES ISSUED BY THE FUND OR THE COMPANY;
0.4	(2)
21	(2) FAILURE TO PROVIDE PAYROLL INFORMATION TO THE FUND
22	OR THE COMPANY; OR
23	(3) FAILURE TO COOPERATE IN ANY PAYROLL AUDIT CONDUCTED
$\frac{23}{24}$	BY THE FUND OR THE COMPANY.
44	BI THE PUND ON THE COMPTENT.
25	(C) THE COMPANY MAY ENGAGE ONLY IN THE BUSINESS OF WORKERS'
26	COMPENSATION INSURANCE IN ACCORDANCE WITH STATE LAW.
27	<del>24-306.</del>
28	(A) THERE IS A BOARD FOR THE CHESAPEAKE EMPLOYERS'
29	Insurance Company.

1	<del>(B)</del>	THE BOARD SHALL CONSIST OF NINE MEMBERS APPOINTED BY THE	
2	GOVERNOR WITH THE ADVICE AND CONSENT OF THE SENATE.		
3	<del>(C)</del>	EACH MEMBER SHALL BE A CITIZEN OF THE STATE.	
4	<del>(D)</del>	BEFORE TAKING OFFICE, EACH APPOINTEE TO THE BOARD SHALL	
5	TAKE THE	OATH REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND	
6	CONSTITUT	<del>TON.</del>	
7	<del>(E)</del>	(1) THE TERM OF A MEMBER IS 5 YEARS.	
8		(2) THE TERMS OF MEMBERS ARE STAGGERED AS REQUIRED BY	
9	THE TERMS	S PROVIDED FOR MEMBERS OF THE BOARD FOR THE FUND ON	
10	OCTOBER 1	<del>, 1991.</del>	
11		(3) AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE	
12	UNTIL A SU	CCESSOR IS APPOINTED AND QUALIFIES.	
13		(4) A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN	
14		HY FOR THE REST OF THE TERM AND UNTIL A SUCCESSOR IS	
15	APPOINTED	AND QUALIFIES.	
16		(5) A MEMBER MAY NOT SERVE FOR MORE THAN:	
17		(I) TWO FULL TERMS; OR	
18		(II) A TOTAL OF 10 YEARS.	
19	<del>(F)</del>	THE GOVERNOR MAY REMOVE A MEMBER FOR INCOMPETENCE OR	
20	<b>MISCONDUC</b>	<del>et.</del>	
21	<del>(G)</del>	THE BOARD SHALL ADOPT RULES, BYLAWS, AND PROCEDURES.	
22	<del>24-307.</del>		
23	<del>(A)</del>	SUBJECT TO SUBSECTION (B) OF THIS SECTION, THE BOARD MAY	
24	DECLARE A	POLICYHOLDER DIVIDEND IN THE FORM OF A CASH REFUND OR	
25	CREDIT TO:		
26		(1) A DOLLCYHOLDED DAGED ON THE ACTUAL LOSS DATES THAT IS	
26 27	DEWRED WI	(1) A POLICYHOLDER BASED ON THE ACTUAL LOSS RATIO THAT IS	
		AN THE LOSS RATIO USED TO CALCULATE THE POLICYHOLDER'S	
28	<del>PREMIUM; (</del>	<del>JK</del>	

1	(2) ALL POLICYHOLDERS WHOSE LOSS RATIO CONTRIBUTED TO
2	THE COMPANY'S SURPLUS FOR THAT YEAR.
3	(B) (1) THE BOARD MAY NOT ISSUE A POLICYHOLDER DIVIDEND
4	UNDER SUBSECTION (A) OF THIS SECTION UNLESS THE COMMISSIONER HAS
5	APPROVED THE POLICYHOLDER DIVIDEND.
6	(2) IN DETERMINING WHETHER TO APPROVE THE POLICYHOLDER
7	DIVIDEND UNDER PARAGRAPH (1) OF THIS SUBSECTION, THE COMMISSIONER
8	SHALL CONSIDER:
9	(I) THE COMPANY'S SURPLUS;
10	(II) MATERIAL CHANGES IN PREMIUM RATES, CLAIMS,
11	MARKET SHARE, OR TYPES OF INSURED RISKS;
10	(TTT) THE TENTH OF SELECTION BOLLED AND THE PROPERTY OF SELECTION OF S
12	(III) THE METHODOLOGY THE BOARD USED TO DETERMINE
13	THAT POLICYHOLDERS ARE ELIGIBLE FOR THE POLICYHOLDER DIVIDEND; AND
14	(IV) ANY OTHER FACTOR THE COMMISSIONER CONSIDERS
15	RELEVANT.
10	94 900
16	<del>24-308.</del>
17	(A) THE COMPANY IS NOT AND MAY NOT BE DEEMED TO BE A
18	DEPARTMENT, UNIT, AGENCY, OR INSTRUMENTALITY OF THE STATE FOR ANY
19	PURPOSE.
20	(B) EMPLOYEES OF THE COMPANY ARE NOT:
21	(1) EMPLOYEES OF THE STATE; OR
<b>4</b> 1	(1) EMI BOTEES OF THE STRIE, OR
22	(2) MEMBERS OF THE STATE RETIREMENT AND PENSION
23	System.
24	(C) ALL DEBTS, CLAIMS, OBLIGATIONS, AND LIABILITIES OF THE
25	COMPANY, WHENEVER INCURRED, SHALL BE THE DEBTS, CLAIMS,
26	OBLIGATIONS, AND LIABILITIES OF THE COMPANY ONLY AND NOT OF THE
27	STATE OR THE STATE'S DEPARTMENTS, UNITS, AGENCIES,
28	INSTRUMENTALITIES, OFFICERS, OR EMPLOYEES.
29	(D) (1) MONEY OF THE COMPANY IS NOT PART OF THE GENERAL
30	Fund of the State.

- 1 (2) THE STATE MAY NOT BUDGET FOR OR PROVIDE GENERAL
  2 FUND APPROPRIATIONS TO THE COMPANY.
- 3 (3) THE DEBTS, CLAIMS, OBLIGATIONS, AND LIABILITIES OF THE
  4 COMPANY ARE NOT A DEBT OF THE STATE OR A PLEDGE OF THE CREDIT OF THE
  5 STATE.
- 6 <del>24-309.</del>

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- 7 (A) CONSISTENT WITH MINORITY BUSINESS PURCHASING STANDARDS
  8 APPLICABLE TO UNITS OF STATE GOVERNMENT UNDER THE STATE FINANCE
  9 AND PROCUREMENT ARTICLE AND CONSISTENT WITH THE FIDUCIARY DUTIES
  10 OF THE BOARD, THE BOARD SHALL ATTEMPT TO USE TO THE GREATEST EXTENT
  11 FEASIBLE MINORITY BUSINESS ENTERPRISES TO PROVIDE BROKERAGE AND
  12 INVESTMENT MANAGEMENT SERVICES TO THE BOARD.
- 13 (B) FOR PURPOSES OF THIS SECTION, BROKERAGE AND INVESTMENT
  14 MANAGEMENT SERVICES SHALL INCLUDE SERVICES RELATING TO ALL
  15 ALLOCATED ASSET CLASSES.
- 16 (C) (1) TO ASSIST THE BOARD IN ACHIEVING THE GOAL DESCRIBED
  17 UNDER SUBSECTION (A) OF THIS SECTION, THE BOARD SHALL UNDERTAKE
  18 MEASURES TO REMOVE ANY BARRIERS THAT LIMIT FULL PARTICIPATION BY
  19 MINORITY BUSINESS ENTERPRISES IN BROKERAGE AND INVESTMENT
  20 MANAGEMENT SERVICES OPPORTUNITIES AFFORDED BY THE COMPANY.
- 21 (2) THE MEASURES UNDERTAKEN BY THE BOARD SHALL
  22 INCLUDE THE USE OF A WIDE VARIETY OF MEDIA, INCLUDING THE BOARD'S
  23 WEB SITE, TO PROVIDE NOTICE TO A BROAD AND VARIED RANGE OF POTENTIAL
  24 PROVIDERS ABOUT THE BROKERAGE AND INVESTMENT MANAGEMENT SERVICES
  25 OPPORTUNITIES AFFORDED BY THE COMPANY.
  - (D) IN CONJUNCTION WITH THE GOVERNOR'S OFFICE OF MINORITY AFFAIRS, THE BOARD SHALL DEVELOP GUIDELINES TO ASSIST IT IN IDENTIFYING AND EVALUATING QUALIFIED MINORITY BUSINESS ENTERPRISES IN ORDER TO HELP THE COMPANY ACHIEVE THE OBJECTIVE FOR GREATER USE OF MINORITY BUSINESS ENTERPRISES FOR BROKERAGE AND INVESTMENT MANAGEMENT SERVICES.
- 32 (E) ON OR BEFORE SEPTEMBER 1 EACH YEAR, THE BOARD SHALL
  33 SUBMIT A REPORT TO THE GOVERNOR'S OFFICE OF MINORITY AFFAIRS AND,
  34 SUBJECT TO § 2-1246 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL
  35 ASSEMBLY ON:

1	(1) THE IDENTITY OF THE MINORITY BUSINESS ENTERPRIS
2	BROKERAGE AND INVESTMENT MANAGEMENT SERVICES FIRMS USED BY TH
3	BOARD IN THE IMMEDIATELY PRECEDING FISCAL YEAR;
4	(2) THE PERCENTAGE AND DOLLAR VALUE OF THE COMPAN
5	ASSETS THAT ARE UNDER THE INVESTMENT CONTROL OF MINORITY BUSINES
6	ENTERPRISE BROKERAGE AND INVESTMENT MANAGEMENT SERVICES FIRMS
7	AND
8	(3) THE MEASURES THE BOARD UNDERTOOK IN THE
9	IMMEDIATELY PRECEDING FISCAL YEAR IN ACCORDANCE WITH SUBSECTION
10	(c)(2) OF THIS SECTION.
1	<del>24-310.</del>
$^{12}$	(A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, O
13	MARCH 1, 2013, ALL THE FUNCTIONS, POWERS, DUTIES, ASSETS, REAL AND
L <b>4</b>	PERSONAL PROPERTY, ACCOUNTS, LIABILITIES, CONTRACTS, AND OBLIGATION
15	OF THE FUND SHALL BE IRREVOCABLY TRANSFERRED TO THE COMPANY
16	INCLUDING LIABILITY FOR ALL CLAIMS, WHETHER KNOWN OR UNKNOWN
L <b>7</b>	ARISING OUT OF ANY INSURANCE POLICY PREVIOUSLY ISSUED BY THE FUND.
18	(B) ANY CONTRACT OR AGREEMENT WITH THE STATE FOR THE THIR
19	PARTY ADMINISTRATION OF THE STATE'S SELF-INSURED WORKERS
20	COMPENSATION PROGRAM FOR STATE EMPLOYEES MAY NOT BE TRANSFERRED
21	OR ASSIGNED TO THE COMPANY UNTIL THE FUND NO LONGER HAS EMPLOYEES
22	<del>24-311.</del>
23	THE COMPANY MAY NOT:
24	(1) BE CONVERTED TO A MUTUAL OR STOCK COMPANY; OR
25	(2) BE DISSOLVED.
26	Article - Labor and Employment
27	Part I. Definitions.
28	<del>10-101.</del>
29	(a) In this subtitle the following words have the meanings indicated.
30	(b) "Administration" means the Maryland Insurance Administration

1	(c) "Board" means the Board for the Injured Workers' Insurance Fund.
2	(d) "Commissioner" means the Maryland Insurance Commissioner.
3	(E) "COMPANY" MEANS THE CHESAPEAKE EMPLOYERS' INSURANCE
4	COMPANY ESTABLISHED UNDER TITLE 24, SUBTITLE 3 OF THE INSURANCE
5	ARTICLE.
6	<del>[(e)] (F)</del> "Fund" means the Injured Workers' Insurance Fund.
7	<del>[(f)</del> "Policyholder" means an employer who holds a policy of insurance under
8	this subtitle.
9	(g) (1) "Wage" means all earnings that are due to an employee for
10	(g) (1) "Wage" means all earnings that are due to an employee for employment.
11	(2) "Wage" includes:
12	(i) a bonus;
13	<del>(ii)</del> <del>overtime pay;</del>
14	(iii) a share of profits; and
15 16	(iv) if, at the time of hiring, an employer and employee set a dollar value for board or a similar advantage, the advantage.]
17	<del>[Part II. Fund.]</del>
18	<del>[10-104.] <b>10-102.</b></del>
19	(A) There is an Injured Workers' Insurance Fund.
20	(B) BEFORE MARCH 1, 2013, THE FUND SHALL SERVE AS THE
	WORKERS' COMPENSATION INSURER OF LAST RESORT FOR WORKERS'
21	
22	COMPENSATION INSURANCE AND AS A COMPETITIVE WORKERS' COMPENSATION
23	INSURER UNDER THE SAME TERMS AND CONDITIONS AS THE FUND SERVED
24	BEFORE OCTOBER 1, 2012.
25	(C) ON AND AFTER MARCH 1, 2013, THE FUND:
26	(1) SHALL CONTINUE TO EXIST; BUT
27	(2) MAY NOT ISSUE NEW POLICIES OR OTHERWISE ENGAGE IN
28	THE DISCINESS OF INSTIDANCE EXCEPT THE COMPANY

1	<del>(D)</del> On a	ND AFTER MARCH 1, 2013, THE FUND MAY CONTINUE TO BE
$\overline{2}$	` '	RTY ADMINISTRATOR FOR THE STATE'S SELF-INSURED
3		PENSATION PROGRAM FOR STATE EMPLOYEES UNDER A
4	CONTRACT WITH	THE STATE.
5	<del>(E)</del> <del>(1)</del>	IN THE OPERATION OF THE COMPANY, THE COMPANY SHALL
6	UTILIZE EMPLOY	EES OF THE FUND AND THE COMPANY.
7	<del>(2)</del>	IN THE OPERATION OF THE FUND, THE FUND MAY UTILIZE
8	EMPLOYEES OF T	HE FUND OR THE COMPANY.
9	<del>(F)</del> <del>(1)</del>	THE COMPANY AND THE FUND SHALL ANNUALLY EXECUTE
10	AN AGREEMENT	THAT LISTS THE EMPLOYEES OF THE FUND AND THE
11	EMPLOYEES OF T	HE COMPANY.
12	<del>(2)</del>	THE AGREEMENT SHALL:
13		(I) SPECIFY THE EMPLOYEES THAT WILL BE UTILIZED BY
14	THE COMPANY AT	<del>vd the Fund;</del>
		(-)
15	-	(II) STATE THE RELATIONSHIP BETWEEN THE COMPANY
16	AND THE FUND;	
17		(III) PROVIDE MILATIALI ACCEMO AND LIADILIMIES OF MILE
18	PIND ADD BILL A	(HI) PROVIDE THAT ALL ASSETS AND LIABILITIES OF THE SETS AND LIABILITIES OF THE COMPANY: AND
10	TUND ARE THE A	DOE TO AND LIABILITIES OF THE COMPANY, AND
19		(IV) BE FILED WITH THE ADMINISTRATION.
13		THE THE TOWNS INTO IN.
20	<del>10-103.</del>	
20	10 100.	
21	(A) ON A	ND AFTER MARCH 1, 2013:
	<b>、</b> /	,
22	<del>(1)</del>	THE FUND MAY NOT HIRE NEW EMPLOYEES; AND
23	<del>(2)</del>	EMPLOYEES OF THE FUND:
24		(I) MAY REMAIN EMPLOYEES OF THE FUND;
25		(H) SHALL CONTINUE TO BE STATE EMPLOYEES ONLY IF
26	THEY REMAIN EM	PLOYEES OF THE FUND;
a <b>-</b>		()
27	<b>G</b>	(III) MAY NOT BE REQUIRED TO BE EMPLOYEES OF THE
28	<del>Company;</del>	

1	(IV) SHALL BE SUBJECT TO EACH LAW THAT APPLIED TO
2	EMPLOYEES OF THE FUND IMMEDIATELY BEFORE MARCH 1, 2013;
3	(V) SHALL BE SUBJECT TO THE SAME TERMS AND
4	CONDITIONS OF EMPLOYMENT AS EXISTED IMMEDIATELY BEFORE MARCH 1,
5	2013, INCLUDING BENEFITS, LEAVE, AND PAY GRADE;
6	(VI) SHALL REMAIN IN THE STATE RETIREMENT SYSTEM
7	ONLY IF THEY REMAIN EMPLOYEES OF THE FUND;
8	(VII) EXCEPT FOR CHANGES IN BENEFITS OR COMPENSATION
9	APPLICABLE TO STATE EMPLOYEES GENERALLY, MAY NOT BE DENIED ANY
10	COMPENSATION OR BENEFIT PROVIDED TO EMPLOYEES OF THE FUND AS OF
11	MARCH 1, 2013;
12	(VIII) MAY NOT BE DENIED A PROMOTION, BASED ON THE
13	EMPLOYEE'S STATUS AS AN EMPLOYEE OF THE FUND; AND
14	(IX) SUBJECT TO SUBSECTION (B) OF THIS SECTION, MAY
15	ELECT TO BE AN EMPLOYEE OF THE COMPANY.
16	(B) IF AN EMPLOYEE OF THE FUND INTENDS TO ELECT TO BE AN
17	EMPLOYEE OF THE COMPANY UNDER SUBSECTION (A)(2)(IX) OF THIS SECTION,
18	THE COMPANY SHALL:
19	(1) REQUIRE THE EMPLOYEE TO MAKE THE ELECTION IN
20	WRITING; AND
21	(2) PROVIDE THE EMPLOYEE WITH INFORMATION THAT:
22	(I) STATES THAT THE ELECTION OF THE EMPLOYEE TO
23	BECOME AN EMPLOYEE OF THE COMPANY IS VOLUNTARY AND IRREVOCABLE;
24	AND
25	(II) FULLY DISCLOSURES THE TERMS OF EMPLOYMENT
26	WITH THE COMPANY.
27	(C) AN EMPLOYEE OF THE COMPANY MAY NOT ELECT TO BE AN
28	EMPLOYEE OF THE FUND.
29	<del>[10-105.</del>

1	<del>(a)</del>	Except for Title 3, Subtitle 1, Title 8, Subtitle 3, and Title 11 of the
2		Article and as otherwise provided by law, the Fund is subject to the
3	Insurance /	Article to the same extent as an authorized domestic workers' compensation
4	<del>insurer.</del>	
5	<del>(b)</del>	Notwithstanding subsection (a) of this section, the Fund shall register
6	with the C	ommissioner and be subject to the provisions of Title 8, Subtitle 3 of the
7		Article if the Fund operates as an administrator, as defined in § 8–301 of
8	the Insurar	- · · · · · · · · · · · · · · · · · · ·
9	<del>[10-106.</del>	
10	<del>(a)</del>	Subject to subsection (b) of this section, the Fund shall operate in a
11	<del>manner sin</del>	nilar to an authorized domestic workers' compensation insurer.
12	<del>(b)</del>	The Fund shall:
13		(1) serve as a competitive insurer in the marketplace;
14		(2) guarantee the availability of workers' compensation insurance in
15	the State;	(=) g
16		(3) serve as the workers' compensation insurer of last resort; and
17		(4) engage only in the business of workers' compensation insurance in
18	accordance	with State law.
19	<del>[10-107.] 1</del>	<del>0–104.</del>
20	<del>(a)</del>	The Fund is independent of all State units.
21	<del>(b)</del>	(1) Except as provided in paragraph (2) of this subsection and
22	` /	n this subtitle, the Fund is not subject to any law, including § 6–106 of the
23		rnment Article, that affects governmental units.
20	State Gove	innent in tiole, that arreets governmental arrivs.
24		(2) The Fund is subject to:
25		(i) Title 10, Subtitle 6, Part III of the State Government Article;
26		(ii) Title 12 of the State Government Article;
27		(iii) the Maryland Public Ethics Law; and
28 29	Artiele.	(iv) Title 5, Subtitle 3 of the State Personnel and Pensions

1	(3) Paragraph (1) of this subsection does not affect the exemption from
2	property tax under § 7–210 of the Tax – Property Article.
3	(c) The Fund is a member of the Property and Casualty Insurance Guarant
4	Corporation.]
5	<del>[10–108.</del>
0	
$\frac{6}{7}$	Beginning with calendar year 1994, the calendar year is the fiscal year of the Fund.
·	-
8	<del>[Part III. Board.]</del>
9	<del>[10-109.] <b>10-105.</b></del>
10	(A) There is a Board for the Injured Workers' Insurance Fund.
11	(B) THE BOARD IS THE BOARD FOR THE COMPANY ESTABLISHED
12	UNDER TITLE 24, SUBTITLE 3 OF THE INSURANCE ARTICLE.
13	(c) Members of the Board that were appointed to the Board
14	AS OF OCTOBER 1, 2012, SHALL:
15 16	(1) CONTINUE TO SERVE THE CURRENT TERM ON THE BOARD AND
10	
17	(2) SERVE ON THE BOARD FOR THE COMPANY UNDER THE SAME
18 19	TERMS AND CONDITIONS AS IF THEY WERE APPOINTED TO THE BOARD FOR THE COMPANY UNDER TITLE 24, SUBTITLE 3 OF THE INSURANCE ARTICLE.
19	COMPANY UNDER TITLE 24, SUBTITEE 3 OF THE INSURANCE ARTICLE.
20	(D) THE BOARD:
21	(1) SHALL BE SUBJECT TO THE RULES, BYLAWS, AN
22	PROCEDURES THAT THE BOARD FOR THE COMPANY ADOPTS UNDER TITLE 24
23	Subtitle 3 of the Insurance Article; and
24	(2) MAY ADOPT ANY POLICY TO CARRY OUT THIS SUBTITLE.
25	<del>[10-110.</del>
26	(a) The Board consists of 9 members appointed by the Governor with th
27	advice and consent of the Senate.
28	(b) Each member shall be a citizen of the State.
40	to the state that the a cruzell of the state.

$\frac{1}{2}$	(e) required by	Before taking office, each appointee to the Board shall take the oath Article I, § 9 of the Maryland Constitution.
3	<del>(d)</del>	(1) The term of a member is 5 years.
4 5	<del>provided for</del>	(2) The terms of members are staggered as required by the terms members of the Board on October 1, 1991.
6 7	<del>is appointed</del>	(3) At the end of a term, a member continues to serve until a successor and qualifies.
8 9	the rest of th	(4) A member who is appointed after a term has begun serves only for ne term and until a successor is appointed and qualifies.
10		(5) A member may not serve for more than:
11		(i) two full terms; or
12		(ii) a total of 10 years.
13	<del>(e)</del>	The Governor may remove a member for incompetence or misconduct.]
14	<del>[10-111.</del>	
15 16	<del>(a)</del> <del>vice chairme</del>	From among its members, the Board annually shall elect a chairman, a an, and a secretary.
17	<del>(b)</del>	The manner of election of officers shall be as the Board determines.]
18	<del>[10-112.</del>	
19	<del>(a)</del>	The Board may not act on any matter unless at least 5 members concur.
20 21	( <del>b)</del> duties of offi	Each member of the Board shall devote the time needed to carry out the ce.
22	<del>(e)</del>	The Board shall determine the times and places of its meetings.
23	<del>(d)</del>	(1) Each member of the Board is entitled to:
24		(i) the salary provided in the budget of the Board; and
25		(ii) reimbursement for reasonable expenses:
26 27	<del>duties; and</del>	1. incurred in the performance of the Board member's

1			2. as provided in the budget of the Board.
2		<del>(2)</del>	Each member of the Board shall be paid biweekly.]
3	<del>[10-113.<b>] 1</b></del>	<del>0-106</del>	<del>),</del>
4	<del>(a)</del>	<del>(1)</del>	The Board:
5		<del>(1)]</del>	shall appoint a President of the Fund[;
6 7 8	in all legal Fund; and	<del>(2)</del> -matte	shall appoint or employ attorneys to advise and represent the Funders and, where necessary, to sue or defend suits in the name of the
9		<del>(3)</del>	may employ other staff].
10 11	THE COMP	<del>(2)</del> ANY.	THE PRESIDENT OF THE FUND MAY BE THE PRESIDENT OF
12 13	<del>(b)</del> of the Fund	<del>(1)</del> are sp	Except as provided in paragraph (2) of this subsection, employees pecial appointments.
14 15 16 17	<del>service or i</del>	<del>ts equ</del>	A classified employee of the Fund hired before July 1, 1990 in a proper nontechnical position shall remain a member of the classified ivalent in the State Personnel Management System as long as the in a nonprofessional or nontechnical position with the Fund.
18	<del>(e)</del>	<del>(1)</del>	The Board shall set compensation for its employees.
19 20 21 22		<del>ompen</del>	Except as otherwise provided in this subtitle, an employee of the viject to any law, regulation, or executive order governing State sation, including furloughs, salary reductions, or any other General measure.
23 24	<del>(d)</del> of lack of we	<del>(1)</del> <del>ork.</del>	This subsection does not apply to the layoff of an employee because
25		<del>(2)</del>	An employee of the Fund may not be permanently removed unless:
26			(i) written charges are filed;
27 28	with Title 1	<del>0, Suk</del>	(ii) the employee has an opportunity for a hearing in accordance title 2 of the State Government Article; and
29			(iii) there is cause for removal.

1	<del>10-107.</del>															
2	THE I	TUND:	<b>)</b>													
3 4	CONTINUES	<del>(1)</del> TO II.		L RE				<del>ISTEI</del>	<del>NCE</del>	SO	<del>LO</del>	<del>NG</del>	AS	THE	<del>-Fu</del>	<del>ND</del>
5 6	SUBTITLE.	<del>(2)</del>	MAY	BE	<del>TERN</del>	<del>IINA'</del>	<del>TED</del>	<del>-ONI</del>	<del>Y</del> I	<del>3Y -</del> 7	PHE-	<del>-RE</del>	<del>PEA</del>	<del>L 0</del> 1	<del>F TI</del>	HS
7	<del>[10-114.</del>															
8	<del>(a)</del>	The B	<del>Soard r</del>	<del>nay ad</del>	<del>lopt a</del>	<del>ny p</del> e	<del>olicy </del>	<del>to car</del>	<del>'ry ot</del>	<del>ıt thi</del>	<del>s su</del> l	<del>otitle</del>	<del>2.</del>			
9	<del>(b)</del> <del>employers in</del>			<del>Soard (</del>	<del>shall</del>	<del>have</del>	<del>a pla</del>	<del>in to</del>	<del>pron</del>	<del>rote t</del>	<del>:he s</del>	<del>ervi(</del>	<del>:es o</del>	<del>f the</del>	Fund	<del>l te</del>
11 12 13	Fund and property tax		<del>copies</del>	<del>irt of t</del> <del>: to ea</del>												
4	[10 117		<del>[Part</del>	<del>IV. Pu</del>	ŀ <del>rpos€</del>	es and	<del>d Adı</del>	<del>minis</del>	<del>trati</del>	<del>on of</del>	Fun	<del>d.]</del>				
L5 L6	<del>[10-117.</del> <del>The B</del>	<del>oard:</del>														
17 18	<del>9 of this arti</del>	<del>(1)</del> ele; an		<del>use th</del>	<del>e Fur</del>	<del>nd to</del>	insu	r <del>e em</del>	<del>ploy</del>	ers a	<del>gain</del>	<del>et lis</del>	<del>ıbilit</del>	<del>y unc</del>	<del>ler Ti</del>	itle
19		<del>(2)</del>	may 1	ase the	<del>- Fun</del>	<del>d:</del>										
20			<del>(i)</del>	<del>to pr</del>	<del>ovide</del>	empl	<del>loyer</del> '	<del>'s liab</del>	ility	<del>insu</del>	<del>ranc</del>	e <del>; an</del>	<del>ıd</del>			
21 22	allowed unde	<del>er:</del>	<del>(ii)</del>	<del>on be</del>	<del>shalf (</del>	<del>of a j</del>	<del>policy</del>	<del>rholde</del>	er, te	<del>pay</del>	<del>ben</del>	<del>efits</del>	<del>-equ</del>	al to	<del>benef</del>	<del>lite</del>
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24				<del>2.</del>	<del>a fe</del>	<del>deral</del>	<del>-com</del>	<del>pensa</del>	<del>ition</del>	<del>law.</del>	ŧ					
25	<del>[10-118.</del>															
06	(a)	ThoE	hand al	a a 11 a a	naiat	of.										

1	(1) premiums for insurance that the Fund issues;
2	(2) income from investments under § 10–122 of this subtitle;
3	(3) interests on deposits or investments of money from the Fund; and
4	(4) the money that the Attorney General collects under § 10–133(c) of
5	this subtitle on debts.
6	(b) The Fund shall include each security or other property that is acquired
7	with money of the Fund.
8	(e) The Board shall use the Fund to pay all of the expenses under this
9	subtitle, including losses on insurance that the Fund issues.]
10	<del>[10-120.</del>
11	(a) The Board shall administer the Fund.
12	(b) (1) The Board shall prepare capital and operating budgets for the
13	<del>Fund.</del>
14	(2) For information only, the Board shall submit the budgets to the
15	Senate Budget and Taxation Committee and the House Appropriations Committee.
16	(e) The Board shall issue receipts for money that the Fund receives.]
17	<del>[10-121.</del>
18	The Board shall keep reserves and surplus in accordance with the Insurance
19	Article.]
20	<del>[10_122.</del>
21	(a) Consistent with minority business purchasing standards applicable to
22	units of State government under the State Finance and Procurement Article and
$\frac{23}{24}$	consistent with the fiduciary duties of the Board, the Board shall attempt to use to the greatest extent feasible minority business enterprises to provide brokerage and
$\frac{24}{25}$	investment management services to the Board.
26	(b) For purposes of this section, brokerage and investment management
27 27	(b) For purposes of this section, brokerage and investment management services shall include services relating to all allocated asset classes.
28	(e) (1) To assist it in achieving the goal described under subsection (a) of
29	this section, the Board shall undertake measures to remove any barriers that limit full

1	participation by minority business enterprises in brokerage and investment
2	management services opportunities afforded by the Fund.
_	management services opportunities arrefued of the residue.
3	(2) The measures undertaken by the Board shall include the use of a
$\frac{3}{4}$	wide variety of media, including the Board's website, to provide notice to a broad and
5	varied range of potential providers about the brokerage and investment management
6	services opportunities afforded by the Fund.
7	(d) In conjunction with the Governor's Office of Minority Affairs, the Board
8	shall develop guidelines to assist it in identifying and evaluating qualified minority
9	business enterprises in order to help the Fund achieve the objective for greater use of
10	minority business enterprises for brokerage and investment management services.
11	(e) On or before September 1 each year, the Board shall submit a report to
$\frac{11}{12}$	the Governor's Office of Minority Affairs and, subject to § 2–1246 of the State
13	Government Article, the General Assembly on:
14	(1) the identity of the minority business enterprise brokerage and
15	investment management services firms used by the Board in the immediately
16	preceding fiscal year;
10	preceding fiscar year,
17	(2) the percentage and dollar value of the Fund assets that are under
18	the investment control of minority business enterprise brokerage and investment
19	management services firms; and
10	management betvices in ms, and
20	(3) the measures the Board undertook in the immediately preceding
$\frac{1}{21}$	fiscal year in accordance with subsection (c)(2) of this section.
41	inscar year in accordance with subsection (c/\2) or time section.
22	<del>[10-125.</del>
23	(a) The Fund shall be examined by the Commissioner in accordance with
24	Title 2, Subtitle 2 (Enforcement) of the Insurance Article.
25	(b) As part of an examination under § 2-205 of the Insurance Article, the
26	Commissioner shall, at least once every 5 years, determine whether the Fund's rate
27	making practices produce actuarially sound rates.]
28	<del>[10-126.</del>
	L
29	(a) Within 90 days after the close of each fiscal year, the Board shall submit
30	to the Governor an annual report that includes a detailed statement of:
30	to the soverher an annual report that mer <del>ates a actanca statement or.</del>
31	(1) the condition and expenses of the Fund in detail;
<u> </u>	(2) the condition and on polices of the fall and an actual,
32	(2) growth of the Fund;

1	<del>(3)</del>	changes in earned premiums of the Fund;
2	<del>(4)</del>	changes in the number of policyholders of the Fund;
3	<del>(5)</del>	the degree of the Fund's personnel flexibility;
4	<del>(6)</del>	trends in the overall market share; and
5	<del>(7)</del>	trends in the premium to expense ratio.
6 7	(b) (1) Governor:	On or before October 1 of each year, the Fund shall submit to the
8 9	<del>next calendar yea</del>	(i) a copy of each policy form that the Fund will use during the
10 11	the next calendar	(ii) the schedule of premium rates that the Fund will charge for year;
12 13 14	§ 11–330(a) of the and	(iii) information about provision for claim payment, as defined in Insurance Article, for each class for which the Fund writes coverage;
15 16	<del>premium rates, in</del>	(iv) other information that the Governor requests about cluding classes, financial information, and losses.
17 18	(2) this subsection sh	(i) Information required under paragraph (1)(ii) through (iv) of all be submitted on the form that the Governor requires.
19 20 21	that a rating orga Insurance Article.	(ii) The form shall conform as closely as possible to the form nization uses to comply with §§ 11-307, 11-329, and 11-330 of the
22	<del>[10-127.</del>	
23 24	If the General shall be dis	ral Assembly repeals this subtitle, money in the Fund at the time of tributed:
25	<del>(1)</del>	as the General Assembly provides; or
26 27	( <del>2)</del> requires, with due	if the General Assembly does not provide for distribution, as justice regard for existing obligations for compensation.]
28		<del>[Part V. Insurance Program.]</del>
29	<del>[10–130.</del>	

1	(a) The Board shall adopt a schedule of premium rates in accordance wit
2	sound actuarial practices and shall ensure that the rates are not excessive
3	inadequate, or unfairly discriminatory.
4	(b) The Commissioner shall review the Fund's rates as part of a
5	examination under § 2-205 of the Insurance Article to determine whether the Fund
6	rate making practices produce actuarially sound rates.
7	(c) (1) The Board shall determine the schedule by:
8	(i) classifying all of the policyholders on the basis of the
9	respective level of hazard of their enterprises; and
10	(ii) setting a premium rate for each class on the basis of:
11	1. its level of hazard; and
12	2. incentives to prevent injuries to employees.
13	(2) To determine the schedule, the Board shall use the rating system
14	that, in the opinion of the Board:
15	(i) most accurately measures the level of hazard for eac
16	policyholder on the basis of the number of injuries that occur in the enterprises of the
17	policyholder;
11	<del>poncynoraer,</del>
18	(ii) encourages the prevention of injuries; and
19	(iii) ensures the solvency of the Fund from year to year.
20	(3) The Board may set minimum premium rates.
21	(d) (1) The Board shall state premium rates as a percentage of the gros
22	annual wages of employees to whom Title 9 of this article applies.
23	(2) For employees who work partly in and partly outside the State, th
24	premium shall be based on wages for employment in the State.
25	(e) (1) Except as provided in paragraph (2) of this subsection, th
26	schedule of premium rates in effect at the beginning of a calendar year remains i
27	effect for the year.
28	(2) The Board shall adjust classes and rates as often as the Boar
29	determines to be just and advantageous to meet the criteria under subsection (c)(2)
30	this section and to reflect changes in levels of hazards.

30

<del>(ii)</del>

1	<del>[10-131.</del>
2	An employer shall apply for insurance under this subtitle in accordance with
3	the policies of the Board.
4	<del>[10-132.</del>
5	Each employer who applies and is eligible for insurance under this subtitle shall
$\frac{6}{7}$	be assigned, after consideration of the number of employees and the relative hazards of the various types of work performed in the enterprise of the employer:
8	(1) to the class that includes the work; or
9 10	(2) if more than 1 class clearly applies to the work, to each applicable class.]
11	<del>[10-133.</del>
12	(a) The Board shall adopt policies that provide procedures and standards for
13	the payment of premiums.
14 15	(b) (1) Subject to paragraph (2) of this subsection, the Board, the President of the Fund, or the Executive Vice President of the Fund may:
16 17	(i) cancel the insurance of a policyholder who fails to pay a premium due to the Fund; and
18	(ii) refer to the Attorney General, for collection, the debt of any
19	policyholder whose insurance is being canceled under this paragraph.
20	(2) At least 10 days before the date set for cancellation of insurance
21	under this subsection, the Board shall:
22 23	(i) serve on the policyholder, by personal service or by certified
$\frac{23}{24}$	or registered mail sent to the last known resident address of the policyholder, a notice of intention to cancel insurance; and
25 26	(ii) submit a copy of the notice to the Workers' Compensation Commission's designee.
27	(3) Notice under this subsection may be given:
28	(i) for a policyholder that is a corporation, to an official or other
29	agent of the corporation on whom legal process may be served; and

for a policyholder that is a partnership, to any partner.

1	(4) Notice under this subsection shall state the date on which t
2	cancellation is to become effective.
3	(5) Whenever a debt is referred under this subsection for collection
4	the insurance may not be reinstated until the debt is paid in full.
5	(e) (1) Whenever a debt is referred under this section for collection, t
$\frac{6}{7}$	Board, the President of the Fund, or the Executive Vice President of the Fund shaprovide the Attorney General with:
'	provide the Attorney General with.
8	(i) the name of the policyholder;
9	(ii) each known business or resident address of the policyholde
10	and
11	
$\begin{array}{c} 11 \\ 12 \end{array}$	(iii) a statement of the amount that the policyholder owes to t
14	<del>r unu.</del>
13	(2) The Attorney General may sue, in the name of the Fund, to colle
14	the debt.
1 5	(d) If the Dresident of the Fund considers settlement to be in the be
15 16	(d) If the President of the Fund considers settlement to be in the be interest of the Fund, a debt that is referred under this section for collection may
17	settled.
Τ,	Seviled.]
18	<del>[10-134.</del>
19	The Board shall issue a certificate of insurance.
20	<del>[10-135.</del>
20	
21	(a) The Board may:
22	(1) adopt requirements for uniform payroll; and
23	(2) require each policyholder to conform to the requirements.
24	(b) In accordance with the requirements that the Board adopts, ea
25	policyholder shall submit a report on wages or other documentation to the Board
26	intervals that the Board sets.
27	(c) The Board or its authorized employee may inspect at any time the payr
28	of a policyholder.

1	<del>(d)</del> <del>(1)</del> §	Subject to paragraph (2) of this subsection, the Board, the
2		nd, or the Executive Vice President of the Fund may cancel the
3	<del>insurance of a policy</del>	
4	<del>(</del>	fails to comply with subsection (b) of this section; or
5	<b>€</b>	ii) refuses to allow an inspection authorized under subsection
6	(c) of this section.	in remains to this if the pooling the second substituting the second substitution substituting the second substituting the second substituting the second substitution substituting the second substitution substitutio
Ü	(0) 01 01110 20001011.	
7	<del>(2)</del> A	at least 30 days before the date set for cancellation of insurance
8	under this subsection	
Ü		., 0110 2002 0 2110111
9	<del>(</del>	serve on the policyholder, by personal service or by certified
10	<del>or registered mail se</del>	int to the last known resident address of the policyholder, a notice
11	of intention to cance	
12	<del>(</del> j	ii) submit a copy of the notice to the Workers' Compensation
13	Commission's design	
	O	
14	<del>(3)</del> 1	Votice under this subsection may be given:
	· /	<b>v</b>
15	<del>(</del> j	for a policyholder that is a corporation, to an official or other
16	`	ion on whom legal process may be served; and
	o i	
17	<del>(</del> j	ii) for a policyholder that is a partnership, to any partner.
18	<del>(4)</del> }	Votice under this subsection shall state the date on which the
19	cancellation is to bec	ome effective.1
20	<del>[10-136.</del>	
	[10 100.	
21	A nolicyholder	may cancel a policy under this subtitle, if the policyholder:
	11 policy florder	may cancer a poincy ander time subtities, if the poincy notation.
22	<del>(1)</del> g	ives the Fund written notice; and
	(1) 8	ives the Fana witten house, and
23	<del>(2)</del> p	romptly pays all premiums owed to the Fund.]
20	<del>(=)</del> P	tomptry pays an premiums owed to the runa.
24	<del>[10-137.</del>	
<b>4</b> 4	<del>[1V=107.</del>	
25	If the Roand	considers an account to be uncollectible, the account may be
		<del>-</del>
26	<del>charged from the boo</del>	<del>)ks or the runu.j</del>
07	<b>[</b> 10, 100	
27	<del>[10-138.</del>	

1	(a) Subject to subsection (b) of this section, the President of the Fund may		
2	settle a claim that the Fund has against a governmental unit or person who is alleged		
3	to be liable for an accident for which the Fund pays compensation.		
4	(b) The President may settle a claim under this section only if:		
5	(1) the Workers' Compensation Commission consents; and		
6	(2) for a settlement that will prejudice any right of an injured		
7	employee, the employee consents.]		
8	[Part VI. Prohibited Act; Penalty.]		
9	<del>[10-141.</del>		
10	(a) An employer may not with fraudulent intent misrepresent to the Board		
11	the wages on which a premium under this subtitle is based.		
12	(b) A person who violates any provision of this section is guilty of a		
13	misdemeanor and on conviction is subject to a fine not exceeding \$1,000 or		
14	imprisonment not exceeding 90 days or both.]		
15	SECTION 2. AND BE IT FURTHER ENACTED, That, as provided in this Act:		
16	(1) The Chesapeake Employers' Insurance Company is the successor		
17	of the Injured Workers' Insurance Fund, the Board for the Chesapeake Employers		
18	Insurance Company is the successor of the Board for the Injured Workers' Insurance		
19	Fund, and the President of the Chesapeake Employers' Insurance Company is the		
20	successor of the President of the Injured Workers' Insurance Fund.		
21	(2) In every law, executive order, rule, regulation, policy, or document		
22	created by an official, employee, or unit of this State, the names and titles of those		
23	agencies and officials mean the names and titles of the successor agency or official, as		
24	provided in this Act.		
25	(3) Policy forms and other documents that were approved prior to		
26	March 1, 2013, by the Maryland Insurance Administration or the Workers'		
27	Compensation Commission in the name of the Injured Workers' Insurance Fund may		
28	be used by the Chesapeake Employers' Insurance Company to the same extent as if		
29	the policy forms and other documents had been approved in the name of the		
30	Chesapeake Employers' Insurance Company.		
31	SECTION 3. AND BE IT FURTHER ENACTED, That, on March 1, 2013, all		
32	the functions, powers, duties, equipment, assets, and liabilities of the Injured Workers'		
33	Insurance Fund shall be transferred to the Chesapeake Employers' Insurance		
34	<del>Company.</del>		

1	SECTION 4. AND BE IT FURTHER ENACTED, That:
2	(1) Notwithstanding any other provision of law, full compliance by the
3	Chesapeake Employers' Insurance Company with Title 11 of the Insurance Article is
4	not required until 5 years after the effective date of this Act; and
5	(2) It is the intent of the General Assembly that the Chesapeake
6	Employers' Insurance Company and the rating organization phase in the rating plan
7	to avoid disruption to policyholders.
8	SECTION 5. AND BE IT FURTHER ENACTED, That the publisher of the
9	Annotated Code of Maryland, in consultation with and subject to the approval of the
10	Department of Legislative Services, shall correct, with no further action required by
11	the General Assembly, terminology rendered incorrect by this Act or by any other Act
12	of the General Assembly of 2012 that affects provisions enacted by this Act. The
13	publisher shall adequately describe any such correction in an editor's note following
14	the section affected.
15	SECTION 6. 2. AND BE IT FURTHER ENACTED, That this Act shall take
16	effect October 1, 2012 is an emergency measure, is necessary for the immediate
17	preservation of the public health or safety, has been passed by a yea and nay vote
18	supported by three-fifths of all the members elected to each of the two Houses of the
19	General Assembly, and shall take effect from the date it is enacted. It shall remain
20	effective through May 31, 2013 2014, and, at the end of May 31, 2013 2014, with no
21	further action required by the General Assembly, this Act shall be abrogated and of no
22	<u>further force and effect</u> .
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.